

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
GREAT FALLS DIVISION**

CALUMET MONTANA REFINING,
LLC,

Plaintiff,

v.

HOLLYFRONTIER CORPORATION;
HOLLY CORPORATION;
MONTANA REFINING COMPANY,
A PARTNERSHIP; HRM MONTANA
LLC; BLACK EAGLE, INC.; BLACK
EAGLE, LLC; NAVAJO
NORTHERN, INC; AND DOE A,

Defendants.

CV-15-85-GF-BMM

ORDER

This Court granted Defendant's Motion to Compel Arbitration on February 10, 2016. (Doc. 45). Defendants now seek an order confirming the following arbitration awards:

- 1) The Findings of Fact and Conclusions of Law Regarding Phase I Hearing dated September 13, 2018 ("Phase I Order," Doc. 62-1); and
- 2) The Findings of Fact and Conclusions of Law Regarding Phase II Hearing dated August 15, 2019 ("Phase II Order," Doc. 62-

2), as amended by the Corrected Final Award of the Arbitrators dated October 3, 2019 (“Corrected Final Award,” Doc. 62-3).

Plaintiffs filed a response stating it “is not opposed to the relief sought by Defendants in their Motion to Confirm Arbitration Award.” (Doc. 63).

IT IS ORDERED that the attached Phase I Order (Doc. 62-1), Phase II Order (Doc. 62-2), and Corrected Final Award (Doc. 62-3) are **CONFIRMED** pursuant to the Federal Arbitration Act 9 U.S.C. § 9.

IT IS FURTHER ORDERED that judgement is entered in accordance with the arbitration awards.

DATED this 7th day of November, 2019.



Brian Morris
United States District Court Judge